

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2012-107176-001 DT
CR2012-007950-001 DT

12/04/2015

HONORABLE WARREN J. GRANVILLE

CLERK OF THE COURT
B. Navarro
Deputy

STATE OF ARIZONA

PATRICIA L STEVENS
MARY-ELLEN WALTER
JULI S WARZYNSKI
COLLEEN CLASE

v.

MICHAEL LEE CRANE (001)

HERMAN ALCANTAR JR.
JAMIE SPARKS

CAPITAL CASE MANAGER
CORRECTIONAL HEALTH SERVICES-
RESTORE TO COMPETENCY
EXHIBITS-SCT

MINUTE ENTRY (CAPITAL CASE IN CR 2012-107176-001)

LET THE RECORD REFLECT that a bench conference is held between Court and counsel, off the record, prior to calling this matter.

8:56 a.m. This is the time set for a Status Conference regarding restoration as to both matters.

Courtroom 6A SCT

| | |
|-----------------------|---------------------|
| State's Attorney: | Patricia L. Stevens |
| Defendant's Attorney: | Jamie Sparks |
| Defendant: | Presence Waived |

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2012-107176-001 DT
CR2012-007950-001 DT

12/04/2015

Court Reporter, Rochelle Dobbins, is present.

A record of the proceeding is also made by audio and/or videotape.

Next of kin, Dirk Gaudet, is present telephonically.

The Court is in receipt of Dr. Geen's report dated November 30, 2015 advising that the Defendant is competent.

Counsel have received the same report. The State did not receive the supplements to the report, but Defense counsel will forward a copy to the State.

The Defense requests an evidentiary hearing.

IT IS ORDERED setting a **Pretrial Conference as to both matters** for **January 12, 2016 at 8:30 a.m.** in this Division. The Defendant's presence is waived. At this time, Defense counsel shall advise the Court if the Defendant's presence is waived for the Rule 11 hearing.

IT IS FURTHER ORDERED setting a **Rule 11 hearing** for **January 28, 2016 from 10:30 a.m. to 4:30 p.m. and January 29, 2016 from 10:30 a.m. to 4:30 p.m.** in this Division.

The State requests that CHS (Correctional Health Services) and RTC (Restoration to Competency) disclose all records to Defense counsel within two weeks and that Defense counsel provide all records to the State within 15 working days of the hearing, including all expert reports, notes, raw data, and testing materials, noting that anything not disclosed within that time period cannot be used.

The State additionally requests copies of all of Dr. Abrams notes, all interviews with the Defendant's mother, all medical records for the Defendant and his mother, and all documents Defense has provided to the doctor.

There being no objection by the Defense,

IT IS ORDERED that **within two weeks from today's date**, CHS and RTC shall provide Defense counsel with any electronic or written records, logs, relating to the Defendant's care. Defense counsel shall then provide said copies to the State no later than **January 13, 2016**.

There being no objection by the Defense,

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2012-107176-001 DT
CR2012-007950-001 DT

12/04/2015

IT IS ORDERED that no later than **January 13, 2016**, the Defense shall provide to the State all expert reports, notes, raw data, and testing materials.

There being no objection,

IT IS ORDERED that no later than **January 13, 2016** the Defense shall provide copies of all of Dr. Abrams notes, all of Dr. Abrams interviews with the Defendant's mother, and all copies of the Defendant's medical records.

The Defense objects to disclosing any medical records of the Defendant's mother.

IT IS ORDERED that Defense counsel shall determine what records exists of the Defendant's mother and how they relate to the Defendant's diagnosis. If those records are shown to the doctor, then copies of those records shall be disclosed to the State.

There being no objection,

IT IS ORDERED that no later than **January 13, 2016**, the Defense shall provide copies of all documents or records, in whatever format they were shown to the doctor, to the State.

To the extent that the State calls a doctor,

IT IS ORDERED that reciprocal discovery of any materials that is shown to the State's doctor be disclosed to the Defense.

IT IS FURTHER ORDERED granting a Rule 15.1 interview or Rule 15.3 deposition for any person who will be called as a witness at the hearing or who may be quoted at the hearing or whose report would be a basis for the doctor's opinion.

IT IS FURTHER ORDERED that all Exhibits used for the April 3, 2015 hearing shall be unsealed and marked for identification for the hearings on January 28, 2016 and January 29, 2016.

The State requests to be allowed to provide the 21-page report to the Victims' family. The Defense objects.

IT IS ORDERED taking this issue under advisement.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2012-107176-001 DT
CR2012-007950-001 DT

12/04/2015

IT IS FURTHER ORDERED that the parties shall confer as to which witnesses will be testifying on January 28, 2016 and January 29, 2016 and which exhibits will be used on those dates.

IT IS FURTHER ORDERED affirming prior custody orders.

9:10 a.m. Matter concludes.